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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/004,089	10/23/2001	William A. Fischer	10017888 -1	9254
	7590 08/29/200' CKARD COMPANY	EXAMINER		
Intellectual Property Administration P.O. Box 272400 Fort Collins, CO 80527-2400			TANG, KAREN C	
			ART UNIT	PAPER NUMBER
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

*	Application No.	Applicant(s)			
Office Assistant Communication	10/004,089	FISCHER, WILLIAM A.			
Office Action Summary	Examiner	Art Unit			
	Karen C. Tang	2151			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).					
Status					
 Responsive to communication(s) filed on 17 Ju This action is FINAL. 2b) ☐ This Since this application is in condition for allowant closed in accordance with the practice under E 	action is non-final. nce except for formal matters, pro				
Disposition of Claims					
4) ☐ Claim(s) 1-17,24-27 and 33-36 is/are pending i 4a) Of the above claim(s) is/are withdraw 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-17, 24-27, 33-36 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or	vn from consideration.				
Application Papers					
 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. 					
Priority under 35 U.S.C. § 119					
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 					
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	te			

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DETAILED ACTION

A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.1 14, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.1 14. Applicant's submission filed on 7/17/07 has been entered.

- Because Applicants have failed to challenge any of the Examiner's "Official Notices" stated in the previous office action in a proper and reasonably manner, they are now considered as admitted prior art. See MPEP 2144.03.
- Claims 1-17, 24-27, 33-36 are presented for further examination.

Response to Arguments

Applicant's arguments with respect to claims 1-17, 24-27, 33-36 have been considered but are most in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically discloses or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claim 1-17, 24-26 and 33-36 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kusano et al hereinafter Kusano (US 2003/0074421) in view of Jaisimha et al hereinafter Jaisimha (US 6,671, 807

1. Referring to Claims 1, 10, 24, and 33, Kusano discloses a method of configuring a user interface of computer-assisted equipment (CE, 12 and 14 in Fig 1, refer to 0002) according to a service program, comprising the steps of: said computer-assisted equipment transmitting a message (request, refer to 0003) to a remote computer (web server, 16, refer to 0044); said remote computer determining that said service program available on said remote computer is suitable for use with said computer-assisted equipment, said determining being based on said message (refer to 0016 and 0032); and said remote computer influencing operation of said user interface of said computer-assisted equipment, said determining being based on said message (refer to 0016 and 0029); and said remote computer influencing operation of said user interface of said computer-assisted equipment in accordance with said service program (refer to 0027, 0028, and 0031). The computer-assisted equipment (CE, such as digital TV sets, DVD player.,etc.) comprising a unique user interface that contains functions (each device receive information according to their own preferences, refer to 0009) of each device of said computer-assisted equipment and functions of the remote computer (receiving sources from the remote computer/web server); and displaying the unique user interfaces on each respective device of the computer assisted equipment (refer to 0009, 0033); and

(refer to 0046-0048).

said service program programming one or more of selectors to perform freeze frame, instant replay (210, refer to Fig 7) and display pertinent text information (204, refer to Fig 7) by having the computer assisted equipment receive content including audio (MP3, refer to 0046, Lines 19) and text while a remote control device receives interface instructions and controls the content

Although Kusano discloses the invention substantially as claimed, Kusano is silent regarding "the computer assisted equipment receive video information".

Jaisimha, in analogous art discloses "computer assisted equipment receive video information" (refer to Col 1, Lines 40-45).

Hence, providing features discloses by Jaisimha, would be desirable for a user to implement in order to have better control on how the media object may be accessed.

Therefore, at the time of the invention, it would have been obvious to one of ordinary skill in the art to modify the system of Kusano by including the features disclosed by Jaisimha.

- 2. Referring to Claim 2, Kusano discloses wherein said computer-assisted equipment provides entertainment (refer to 0033).
- 3. Referring to Claim 3, Kusano discloses wherein said computer-assisted equipment is an audio reproduction system (refer to 0033).
- 4. Referring to Claim 4, Kusano discloses wherein said computer-assisted equipment is a remote control device that controls functions of a video entertainment system (DVD player, refer to

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0037, and 0010), said video entertainment system receiving content from said remote computer

(refer to 0039).

5. Referring to Claim 5, Kusano discloses wherein said determining step includes said remote

computer informing said computer-assisted equipment that at least one additional service

program is available (refer to 0044), said computer-assisted equipment selecting from among

said service program and said at least one additional service program (refer to 0044).

6. Referring to Claim 6, Kusano discloses additionally comprising said remote computer

receiving a selection (refer to 0015) from said computer-assisted equipment, said selection

indicating which of said service program and said at least one additional service program a user

has selected (refer to 0008).

7. Referring to Claim 7, Kusano discloses wherein said remote computer is a general-purpose

computer (server is a computer, refer to 0011).

8. Referring to Claim 8, Kusano discloses wherein said message (request, refer to 0038) is a

service request that indicates that said computer-assisted equipment is ready to operate

cooperatively with said remote computer (ready to receive the request).

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9. Referring to Claim 9, Kusano discloses further comprising said remote computer transmitting content to said computer-assisted equipment under the control of said service program (refer to 0038-0041).

- 10. Referring to Claim 12, Kusano discloses wherein said remote computer is one of a portable and a desktop computing device (server is a computer, refer to 0011).
- 11. Referring to Claim 13, Kusano discloses wherein said appliance is an audio system that conveys music, and wherein said content includes a music file (refer to 0044).
- 12. Referring to Claim 14, Kusano discloses indicates the user input is a selection of a title of said music file (refer to 0045).
- 13. Referring to Claim 15, Kusano discloses wherein said service program includes instructions that enable said audio system which the select a title of said music file (refer to 0045).
- 14. Referring to Claim 11, Kusano discloses wherein said service request includes an indication that said computer-assisted appliance is available and is ready to receive said service program (for communication between two devices to start, an indicate must be made).

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15. Referring to Claim 25, Kusano discloses wherein said determining step includes receiving a selection as to which service program (songs/mp3 file, album) has been selected by a user of said computer-assisted equipment (refer to 0045).

- 16. Referring to Claim 16, Kusano discloses wherein said service program influences the function of a display located on said computer-assisted appliance (refer to 0045).
- 17. Referring to Claim 17, Kusano discloses wherein said service program influences a function of a remote control device used to control an entertainment device (refer to 0045).
- 18. Referring to Claim 26, Kusano discloses wherein said remote computer is interfaced to a network and wherein said remote computer communicates with a network location available on said network (refer to 0049).
- 19. Referring to Claim 34, Kusano discloses one or more computer-readable media, wherein said receiving a service query step includes receiving an indicator that informs said computer of a function performed by said computer-assisted appliance (refer to 0045-0049).
 - 20. Referring to Claim 35, Kusano discloses one or more computer-readable media, wherein said determining step includes said computer searching through a list of service programs (refer to 0049).

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21. Referring to Claim 36, Kusano discloses one or more computer-readable media, wherein said method further comprises said computer-assisted appliance prompting said user for said input (refer to 0044).

Claim 27 is rejected under 35 U.S.C. 103(a) as being unpatentable over Kusano et al hereinafter Kusano (US 2003/0074421) in view of Official Notice.

22. Referring to Claim 27, Kusano discloses wherein said transmitting step is accomplished by way of transmitting said interface instruction (refer to 0015)

Kusano did not indicate the transmitting the interface instruction utilizing a wireless interface.

Official Notice is taken that it is obvious for ordinary skill in the art to utilizing the wireless interface to transmit instruction between two devices.

It would have been efficient to utilize the wireless technology so users can be provided a wireless communication thus they can be anywhere they wish to be.

Conclusion

Examiner's Notes: Examiner has cited particular columns and line numbers in the references applied to the claims above for the convenience of the applicant. Although the specified citations are representative of the teachings of the art and are applied to specific limitations within the individual claim, other passages and figures may apply as well. It is respectfully requested from the applicant in preparing responses, to fully consider the references in entirety as potentially teaching all or part of the claimed invention, as well as the context of

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the passage as taught by the prior art or discloses by the Examiner. In the case of amending the claimed invention, Applicant is respectfully requested to indicate the portion(s) of the specification which dictate(s) the structure relied on for proper interpretation and also to verify and ascertain the metes and bounds of the claimed invention.

A shortened statutory period for reply to this Office action is set to expire THREE MONTHS from the mailing date of this action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Karen C. Tang whose telephone number is (571)272-3116. The examiner can normally be reached on M-F 7 - 3.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Valencia Martin-Wallace can be reached on (571)272-3440. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Karen Tang

VALENCIA MARTIN-WALLACE PRIMARY EXAMINER